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July 24, 2001

BOX PCT

Commissioner for Patents Washington, D.C. 20231

PCT/BE99/00012 -filed January 26, 1999

Re:

Application of Alain VANDERGHEYNST, Jean VAN VLIET,

Eduard PELCKMANS

METHOD FOR DRY PROCESS RECYCLING OF MIXED (UPU)O2 OXIDE

NUCLEAR FUEL SCRAP

Our Ref: Q65374

Dear Sir:

The following documents and fees are submitted herewith in connection with the above application for the purpose of entering the National stage under 35 U.S.C. § 371 and in accordance with Chapter II of the Patent Cooperation Treaty:

- ☑ an executed Declaration and Power of Attorney.
- 🖾 an English translation of the International Application.
- ☑ 2 sheet(s) of drawings (Figures 1 and 2).
- ☐ an English translation of Article 19 claim amendments.
- □ an English translation of Article 34 amendments (annexes to the IPER).
- ☑ an executed Assignment and PTO 1595 form.
- □ a Form PTO-1449 listing the ISR references, and a complete copy of each reference.
- ☑ a Preliminary Amendment

It is assumed that copies of the International Application, the International Search Report, and the International Preliminary Examination Report will be supplied directly by the International Bureau, but if further copies are needed, the undersigned can easily provide them upon request.

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\$900.00



Commissioner for Patents Page 2 July 24, 2001

TOTAL FEE

Please see the attached PRELIMINARY AMENDMENT before calculating the filing fees.

The Government filing fee is calculated as follows:

Total claims	12 -	20	_	 X	\$18.00	=	\$.00
Independent claims	1 -	3	=	 X	\$80.00	=	\$.00
Base Fee				•			\$860.00
TOTAL FILING FE	E						\$860.00
Recordation of Assignment				\$ 40.00			

Checks for the statutory filing fee of \$860.00 and Assignment recordation fee of \$40.00 are attached. You are also directed and authorized to charge or credit any difference or overpayment to Deposit Account No. 19-4880. The Commissioner is hereby authorized to charge any fees under 37 C.F.R. §§ 1.16, 1.17 and 1.492 which may be required during the entire pendency of the application to Deposit Account No. 19-4880. A duplicate copy of this transmittal letter is attached.

There is no claim to priority.

John H. Mion

Registration No. 18,879

Respectfully submitted,

SUGHRUE, MION, ZINN, MACPEAK & SEAS 2100 Pennsylvania Avenue, N.W. Washington, D.C. 20037-3213 (202) 663-7901

Date: July 24, 2001

COMPONET OFFICE

PATENT APPLICATION Q-65374

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Alain VANDERGHEYNST et al

PCT/BE99/00012,

Filed January 26, 1999

Appln. No. (NOT YET KNOWN)

Confirmation No. (NOT YET KNOWN)

Filed: July 24, 2001

For: PROCESS FOR DRY-RECYCLING OF (U,Pu)O2 MIXED-OXIDE NUCLEAR FUEL

SCRAP

PRELIMINARY AMENDMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

Preliminary to examination of the above-identified Application, please make the following amendments:

IN THE ABSTRACT OF THE DISCLOSURE:

Please insert the attached page number 11, containing an Abstract of the Disclosure, as the last page of the application.

IN THE CLAIMS:

Please amend the claims as follows:

3. (Amended) The process as claimed in Claim 1, wherein scrapped unsintered powders and/or powders arising from grinding (8) of fuel pellets are taken as powder scrap for the aforementioned pelletizing (20) and sintering (21) of the pretreatment.

- 4. (Amended) The process as claimed in Claim 1, wherein unirradiated (U,Pu)O₂ mixed-oxide nuclear fuel pellets, possibly produced by different manufacturing processes and scrapped, undergo the same pretreatment process as the aforementioned scrap pellets for the purpose of recycling them.
- 5. (Amended) The process as claimed in Claim 1, wherein up to 40% of scrap, with respect to the net production, is incorporated into the aforementioned process for manufacturing fuel pellets.
- 6. (Amended) The process as claimed in Claim 1, wherein up to 100% of scrap is incorporated into said first blend (1).
- 7. (Amended) The process as claimed in Claim 1, wherein a proportion of 99.5%, expressed as mass of PuO₂, of the scraps from the aforementioned process for manufacturing fuel pellets is dry-recycled.
- 8. (Amended) The process as claimed in Claim 1, wherein a ball milling process is used for the micronization (2, 23) of the first blend and/or of the scrap pellets.
- 9. (Amended) The process as claimed in Claim 1, wherein a lubricant is added before pelletizing (6 and 20), preferably zinc stearate.
- 10. (Amended) The process as claimed in Claim 1, wherein the fuel pellets containing scraps and/or the scrap pellets are sintered (7, 21) in an argon and hydrogen atmosphere, preferably at a temperature of between 1670 and 1760°C.

- 11. (Amended) The process as claimed in Claim 1, wherein, during sintering (7, 21), the partial pressure of oxygen p_{O2} is adjusted, preferably by humidification, in order to improve the interdiffusion of the PuO_2 and UO_2 oxides.
- 12. (Amended) The process as claimed in Claim 1, wherein scraps and/or UO₂ and PuO₂ oxide powders are recovered during the process or transfer operations by means of cleanable filters, so as to recycle them into scrap pellets at the pelletizing (20) and sintering (21) step.

REMARKS

The above amendments have been made to eliminate all multiple dependent claims (both proper and improper), thereby both eliminating the need for a multiple dependent claim fee and ensuring examination of all of claims 1-12 on the merits in the first Office Action.

The new Abstract is identical to the English-language Abstract in the International Application.

SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. Washington, D.C. 20037-3202 (202) 293-7060 July 24, 2001

John H. Mion

Registration No. 18,879

Respectfully submitte

APPENDIX

VERSION WITH MARKINGS TO SHOW CHANGES MADE

IN THE CLAIMS:

The claims are amended as follows:

- 3. (Amended) The process as claimed in either of claims 1 and 2Claim 1, wherein scrapped unsintered powders and/or powders arising from grinding (8) of fuel pellets are taken as powder scrap for the aforementioned pelletizing (20) and sintering (21) of the pretreatment.
- 4. (Amended) The process as claimed in any one of claims 1 to 3Claim 1, wherein unirradiated (U,Pu)O₂ mixed-oxide nuclear fuel pellets, possibly produced by different manufacturing processes and scrapped, undergo the same pretreatment process as the aforementioned scrap pellets for the purpose of recycling them.
- 5. (Amended) The process as claimed in any one of claims 1 to 3Claim 1, wherein up to 40% of scrap, with respect to the net production, is incorporated into the aforementioned process for manufacturing fuel pellets.
- 6. (Amended) The process as claimed in any one of claims 1 to 3 Claim 1, wherein up to 100% of scrap is incorporated into said first blend (1).
- 7. (Amended) The process as claimed in any one of claims 1 to 3Claim 1, wherein a proportion of 99.5%, expressed as mass of PuO₂, of the scraps from the aforementioned process for manufacturing fuel pellets is dry-recycled.
- 8. (Amended) The process as claimed in any one of claims 1 to 7 Claim 1, wherein a ball milling process is used for the micronization (2, 23) of the first blend and/or of the scrap pellets.
- 9. (Amended) The process as claimed in any one of claims 1 to 8Claim 1, wherein a lubricant is added before pelletizing (6 and 20), preferably zinc stearate.
- 10. (Amended) The process as claimed in any one of claims 1 to 9Claim 1, wherein the fuel pellets containing scraps and/or the scrap pellets are sintered (7, 21) in an argon and hydrogen atmosphere, preferably at a temperature of between 1670 and 1760°C.

- 11. (Amended) The process as claimed in any one of claims 1 to 10Claim 1, wherein, during sintering (7, 21), the partial pressure of oxygen p_{O2} is adjusted, preferably by humidification, in order to improve the interdiffusion of the PuO_2 and UO_2 oxides.
- 12. (Amended) The process as claimed in any one of claims 1 to 11 Claim 1, wherein scraps and/or UO₂ and PuO₂ oxide powders are recovered during the process or transfer operations by means of cleanable filters, so as to recycle them into scrap pellets at the pelletizing (20) and sintering (21) step.

IN THE ABSTRACT OF THE DISCLOSURE:

Please insert the attached page number 11 containing an Abstract of the Disclosure as the last page of the application.

ABSTRACT OF THE DISCLOSURE

The invention concerns a method for dry process recycling of mixed (U,Pu)O₂ oxide nuclear fuel waste, comprising a process for making fuel pellets of mixed (U,Pu)O₂ oxide, including a dosage and a first mixture (1) of waste in powder form and, if required, of PuO₂ and/or UO₂ powders, a micronization (2) and a forced sieving (3) of said first mixture; another dosage and a second mixture (4) of the first sieved mixture, of UO₂ powders and, if necessary, of the waste powder, pelleting (6) the second mixture, and sintering (7) the resulting pellets; and a process for pre-treating the waste comprising pelleting (20) and sintering (21) the powder waste to form waste pellets, and micronizing (23) the waste pellets to form the desired waste powder designed to be incorporated as waste powder, in the first (1) and/or second mixtures.

2/PRTS

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Process for dry-recycling of (U,Pu)O₂ mixed-oxide nuclear fuel scrap

The present invention relates to a process for dry recycling of (U,Pu)O₂ mixed-oxide nuclear fuel scraps.

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The manufacture of fuel for light water reactors, based on uranium and plutonium oxide, generally called MOX fuel, has been the subject of various developments connected to the desire to recycle plutonium recovered during the reprocessing of spent fuel.

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The manufacture and the irradiation of MOX fuel in light water reactors are now considered as a solution for giving acceptable resistance to the proliferation of plutonium separated from fission products, whether the plutonium is of civil or military origin.

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Many processes for manufacturing MOX fuel have been developed during the last two decades, some calling for the complete milling of UO₂ and of PuO₂ powders in order to provide an intimate mixture, others being limited to milling only a fraction of these powders.

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The MIMAS (MIcronization and MASter blend) process, which was developed by the applicant of the present invention (see figure 1), carries out the micronization by milling only a fraction of the final blend and uses two successive blending operations to allow isotopic homogenization and to take advantage of the use of free-flowing UO₂ feed products. The use of free-flowing UO₂ in the second blend and the limitation of milling to the first blend alone simplify the manufacture (for example by avoiding prior compacting/granulation or spheroidizing operations on the mixed oxide blend) and have considerably simplified qualification of the MOX fuel by users and licensing by the nuclear safety authorities, at the start of its industrialization (by virtue of the similarity in behavior of this MOX fuel and of the UO₂ fuel).

While the mixed oxide fuel is being manufactured for light water reactors, large

quantities of scraps are produced during development of the manufacturing process and continue to be produced during routine manufacture; these quantities of scrap are connected to the process itself, to the fuel user specifications, to the traceability of the products (batch production) and to monitoring their quality by sampling.

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Processes for treatment of mixed oxide scraps by liquid routes are known. These processes have various considerable drawbacks: on the one hand, they generate considerable liquid effluents and additional criticality risks; on the other hand, they require additional packaging and transport in the frequent case where the liquid route treatment plant is not located on the same site as that of scrap production.

There is therefore a need to be able to directly dry-recycle manufacturing scraps of this type, at the location of their production, in the manufactured fuel.

In addition, experience has shown that dry recycling of scraps without particular precautions can lead to product defects during pellet manufacture, namely excessive variability of the physical characteristics of the product, differential-shrinkage defects (for example connected to the direct recycling of the grinding powders), blister defects caused by volatile impurities, etc. Generally, the production of a product with controlled specifications involves controlling the characteristics of the input products.

In order to solve the drawbacks mentioned above, the recycling process of the invention comprises:

a process for manufacturing (U,PU)O₂ mixed oxide fuel pellets including:

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- * a dispensing and a first blending of scraps in powder form and, if required, of PuO_2 and/or UO_2 powders,
- * micronization and forced sieving of said first blend,
- * another dispensing and a second blending of the first sieved blend, of UO $_2$ powders and, if required, of scraps in powder form,

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- * pelletizing of the second blend, and
- * sintering of the resulting pellets, and
- a process for pretreating scrap including:
 - * pelletizing and sintering of powder scraps in order to form scrap pellets, and

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* micronization of the scrap pellets in order to form scrap powder

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designed to be incorporated as scraps in powder form into the first and/or second blends.

In this way, a process for dry-recycling the manufacturing scraps in the MOX fuel is obtained, and this process can deal with the integral quantity of scraps. This process can also be used to recycle (U,Pu)O₂ mixed oxide fuel scrapped due to shortage or discontinuation of its utilization.

According to one embodiment of the invention, scrap unsintered powders (for example, end-of-batch powders from pelletizing) and/or powders arising from grinding of fuel pellets are taken as powder scraps for the aforementioned pelletizing and sintering pretreatment.

According to one advantageous embodiment of the invention, up to 40% by mass of scrap, with respect to the net production of pellets, is incorporated into the aforementioned process for manufacturing fuel pellets.

Other details and particular features of the invention will emerge from the appended claims and the description of the process of the invention, given below by way of nonlimiting example, with reference to the appended drawings.

Figure 1 shows schematically the steps in the manufacture of mixed oxide fuel, according to the MIMAS process.

Figure 2 shows schematically the steps of manufacturing mixed oxide fuel and those of dry recycling, according to the invention.

In the various figures, the same references denote the same or similar elements.

- In order to prevent the aforementioned drawbacks, the process of the invention for dry recycling of (U,Pu)O₂ mixed oxide scraps is based on a process for manufacturing (U,Pu)O₂ mixed oxide fuel pellets, that is to say generally (figures 1 and 2):
 - a dispensing and a first blending (step 1) of scraps in powder form and, if required, of PuO₂ and/or UO₂ powders,
- 35 micronization (step 2) of this first blend, in particular by milling, and forced

- sieving (step 3) of its product, for example through a 250 μm mesh, sieve,
- another dispensing and a second blending (step 4) of the first sieved mixture, of
 UO₂ powders and, if required, of scrap in powder form,
- homogenization (step 5) of the second blend and addition of lubricants and/or porosity control agent(s),
 - compression (step 6) of the second blend into pellets using presses (pelletizing) and
 - sintering (step 7) of the resulting pellets, preferably under a wet argon and hydrogen atmosphere.

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This process of manufacturing mixed oxide fuel pellets can ordinarily further comprise, for the pellets thus obtained, steps of

- dry grinding (step 8),
- sorting for aspect (step 9),
- 15 stacking to length (step 10),
 - loading the pellets into the cladding and welding the cladding in the constitution of fuel rods (step 11),
 - pressurizing the rods,
 - nondestructive examination of the rods (step 12), and
- 20 assembly of the rods (step 13).

According to the invention, said recycling process comprises, in addition, a scrap pretreatment process, comprising, amongst others, steps

- of pelletizing (step 20) and of sintering (step 21) powder scraps, arising in particular from the aforementioned manufacturing process of mixed oxide fuel pellets, in order to form scrap pellets, and
 - of micronization (step 23) of the scrap pellets in order to form scrap powder intended to be incorporated as scrap in powder form in the first and/or second blends (in steps 1 and/or 4).

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It will be noted that the recycling process described above does not comprise (a) prior compression/granulation (or spheroidizing) step(s) usually intended to improve the flowability of the final blend and to promote filling of the matrices at the pelletizing press. The reason for this is that such steps are superfluous for the invention, because of the choice of steps for the process of the invention and because of the order in

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which they occur for the products which are subjected to it.

Some parameters, which are not limiting, of the above pellet manufacturing process are given below by way of example:

- 5 working in batches and by campaign rather than continuously,
 - plutonium content of the first blend: 20 to 40%,
 - milling in 60 kg quantities for an actual minimum time of 5 hours,
 - use of UO₂ powders originating from ADU or AUC (known to the person skilled in the art),
- addition of 0.2 to 0.5% zinc stearate and of 0 to 1% AZB pore-forming agent (known to the person skilled in the art),
 - compression by a pressure between 400 and 600 MPa,
 - sintering for a minimum of 4 hours at 1650 1760°C in an argon environment with 5% hydrogen and an H_2/H_2O ratio of 20 to 30,
- 15 dry centerless grinding.

During these manufacturing operations, scraps can be produced, in the process of the manufacture itself, of up to 10 to 20% of the net production, this range depending on a few important variables such as a particular specification by the user of the process or by his client (visual defect specification, for example), the size of the manufacturing campaigns, etc.

To reduce the time taken by the micronization of the scrap pellets, the process may, in addition, comprise precrushing (step 22) thereof.

It is possible to use, in a nonlimiting manner, scrapped unsintered powders and/or powders arising from grinding (step 8) of fuel pellets as powder scrap for the aforementioned pelletizing and sintering (steps 20 and 21) of the pretreatment process.

With a view to limiting the investment in plant and in premises, it is possible to use the aforementioned common fuel-pellet manufacturing equipment, that is mills, compression presses, sintering furnaces, etc. for the scrap dry-preparation steps (steps 20 to 23), with a view to recycling. The adjustment parameters for the recycling may be identical or different to those of the actual manufacture of fuel pellets.

35 Proceeding with the process in batches and campaigns makes it possible to insert the

recycling operations between actual pellet manufacturing operations.

With regard to scrap dust and PuO₂ and UO₂ oxide dust produced during the process or transfer operations, it is possible to recover them by means of cleanable filters so as to recycle them into scrap pellets at the pelletizing and sintering steps (steps 20 and 21).

Advantageously, it is possible to incorporate up to 40% of pretreated scraps (in steps 20 to 23), with respect to the net production of fuel pellets, into the aforementioned manufacturing process thereof.

Experience has shown the applicant that it is possible to recycle, in balance with the actual manufacture, scrap produced in the manufacture, up to a percentage of 20 to 25% of the net production of these pellets.

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In particular, a proportion of 99.5%, expressed as mass of PuO2, of the scraps from the aforementioned process for manufacturing fuel pellets is dry-recycled.

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The ability of the process of the invention to recycle large proportions of scrap can therefore be turned to advantage in order to recycle unusual proportions of scrap encountered, inter alia, during qualification tests of the process, during production incidents, etc.

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It is possible to incorporate into said first mixture up to 100% of scrap pretreated according to the invention, whether the scrap comes from the reference MOX pellet manufacturing process (MIMAS process) or from another process.

Preferably, a ball mill is used for the micronization of the aforementioned first blend (step 2) and/or of said scrap pellets (step 23).

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During the sintering (step 7, 21), it is possible to adjust the partial pressure of oxygen p_{O2} , preferably by humidification, in order to improve the interdiffusion of the PuO₂ and UO2 oxides.

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The main types of scrap encountered in the art are summarized below, by way of example.

Form	Origin	Characteristics before treatment	% scrap
			(in mass of
			PuO₂)
Powders	End of pellet-pelletizing batch	Unsintered powder with uncontrolled particle size distribution and sinterability	99.5%
	Grinding powders	Sintered powder with uncontrolled particle size distribution and sinterability	
	Recovery of dust	Uncontrolled PuO ₂ and impurity content and particle size distribution	
Pellets	Rejects from sorting by aspect Samples Excess production	Sintered pellets	
Various	Chemical analyses Maintenance and cleaning of production equipment and/or gloveboxes	·	0.5%
		Nonvolatile chemical impurities	

The steps of crushing (step 22) (optional) and of micronization (step 23) the pellets can be turned to advantage also for recycling scrapped pellets, for example on sorting (step 9), and for increasing the size of the batches of scrap powder homogenized and characterized before recycling.

It must be understood that the present invention is in no way limited to the embodiments described above and that many modifications may be carried out thereon without departing from the scope of the claims given below.

For laboratory nitric solutions, it is possible to use precipitation and calcination before dry recycling as for the scrap mentioned above.

For scrap which exceptionally has excess nonvolatile chemical impurities, it is possible to use, for example, chemical pretreatment in an aqueous phase.

The process of recycling scrap according to the invention can also be turned to advantage in order to recycle, as raw materials, unirradiated pellets of $(U,Pu)O_2$ mixed-oxide nuclear fuel, possibly produced by different processes (for example, originating from the scrap of unirradiated mixed oxide fuels and intended for advanced reactors or research reactors).

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CLAIMS

- A process for dry recycling of (U,Pu)O₂ mixed-oxide nuclear fuel scrap arising from the manufacture of fuel or from the scrapping of fuel as result of shortage or discontinuation of use, comprising:
 - a process for manufacturing (U,PU)O₂ mixed oxide fuel pellets including:
 - * a dispensing and a first blending (1) of waste in powder form and, if required, of PuO₂ and/or UO₂ powders,
 - * micronization (2) and forced sieving (3) of this first blend,
 - * another dispensing and a second blending (4) of the first sieved blend, of UO₂ powders and, if required, of scrap in powder form,
 - pelletizing (6) of the second blend, and
 - sintering (7) of the resulting pellets, and
 - a process for pretreating scraps including:
 - * pelletizing (20) and sintering (21) of powder scraps in order to form scrap pellets, and
 - * micronization (23) of the scrap pellets in order to form scrap powder designed to be incorporated as scrap in powder form into the first (1) and/or second (4) blend.
- 2. The process as claimed in claim 1, which, in addition, includes crushing (22) of the scrap pellets before their micronization.
- 3. The process as claimed in either of claims 1 and 2, wherein scrapped unsintered powders and/or powders arising from grinding (8) of fuel pellets are taken as powder scrap for the aforementioned pelletizing (20) and sintering (21) of the pretreatment.
- 4. The process as claimed in any one of claims 1 to 3, wherein unirradiated (U,Pu)O₂ mixed-oxide nuclear fuel pellets, possibly produced by different manufacturing processes and scrapped, undergo the same pretreatment process as the aforementioned scrap pellets for the purpose of recycling them.
- 5. The process as claimed in any one of claims 1 to 3, wherein up to 40% of scrap, with respect to the net production, is incorporated into the

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aforementioned process for manufacturing fuel pellets.

6. The process as claimed in any one of claims 1 to 3, wherein up to 100% of scrap is incorporated into said first blend (1).

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- 7. The process as claimed in any one of claims 1 to 3, wherein a proportion of 99.5%, expressed as mass of PuO₂, of the scraps from the aforementioned process for manufacturing fuel pellets is dry-recycled.
- The process as claimed in any one of claims 1 to 7, wherein a ball milling process is used for the micronization (2, 23) of the first blend and/or of the scrap pellets.
- 9. The process as claimed in any one of claims 1 to 8, wherein a lubricant is added before pelletizing (6 and 20), preferably zinc stearate.
 - 10. The process as claimed in any one of claims 1 to 9, wherein the fuel pellets containing scraps and/or the scrap pellets are sintered (7, 21) in an argon and hydrogen atmosphere, preferably at a temperature of between 1670 and 1760°C.
 - 11. The process as claimed in any one of claims 1 to 10, wherein, during sintering (7, 21), the partial pressure of oxygen p₀₂ is adjusted, preferably by humidification, in order to improve the interdiffusion of the PuO₂ and UO₂ oxides.
 - 12. The process as claimed in any one of claims 1 to 11, wherein scraps and/or UO₂ and PuO₂ oxide powders are recovered during the process or transfer operations by means of cleanable filters, so as to recycle them into scrap pellets at the pelletizing (20) and sintering (21) step.

Filed: July 24, 2001

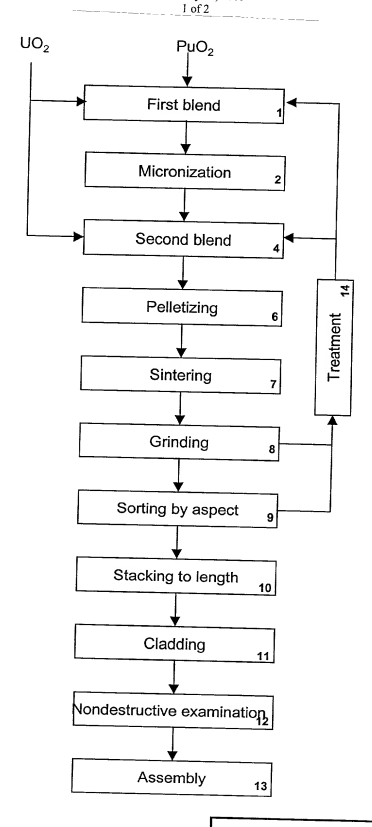
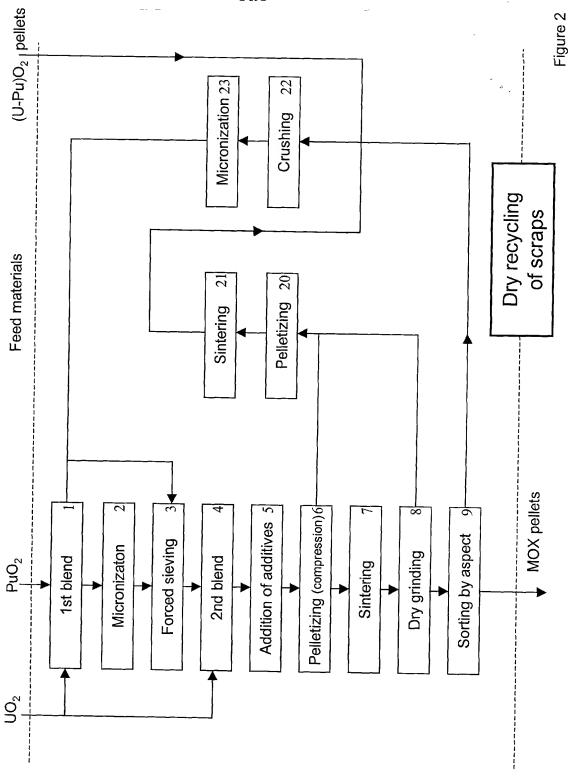


Figure 1

Process for manufacturing mixed oxide fuel

Alaın VANDERGHEYNST et al Process for Dry-Recycling of (U,Pu)O₂ Mixed-Oxide Nuclear Fuel Scrap
Q-65374
Filed: July 24, 2001
2 of 2

09/889880



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SOLEJJOINT

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name: that I verily believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter claimed and for which a patent is sought in the application entitled: Process for dry-recycling of (U,Pu)O2 mixed-oxide nuclear fuel scrap

which application is:	۷	zacz scrap
the attached application (for original application)		El Application No. PCT/BE99/00012 filed January 26, 1999, and amended on
		(for declaration not accompanying application)

that I have reviewed and understand the contents of the specification of the above-identified application, including the claims, as amended by any amendment referred to above; that I acknowledge my duty to disclose information of which I am aware and which is material to the patentability of this application as defined in 37 C.F.R. 1.56, that I hereby claim priority benefits under Title 35, United States Code §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, §119(e) of any United States provisional application(s), or §365(a) of any PCT International application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate or of any PCT International application having a filing date before that of the application on which priority is claimed:

Application Number	Country	Filing Date	Priority Claimed Yes No

I hereby claim the benefit under 35 United States Code §120 of any United States application(s), or §365(c) f any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in a listed prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, \$112, I acknowledge my duty to disclose any information material to the patentability of this application as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior application and the national or PCT international filing

Application No.

Filing Date

Status

I hereby appoint John H. Mion, Reg. No. 18,879; Thomas J. Macpeak, Reg. No. 19,292; Robert J. Seas, Jr., Reg. No. 21,092; Darryl Mexic, Reg. No. 23,063; Robert V. Sloan, Reg. No. 22,775; Peter D. Olexy, Reg. No. 24,513; J. Frank Osha, Reg. No. 24,625; Waddell A. Biggart, Reg. No. 24.861; Louis Gubinsky, Reg. No. 24.835; Neil B. Siegel, Reg. No. 25,200; David J. Cushing, Reg. No. 28,703; John R. Inge, Reg. No. 26,916; Joseph J. Ruch, Jr., Reg. No. 26,577; Sheldon I. Landsman, Reg. No. 25,430; Richard C. Turner, Reg. No. 29,710; Howard L. Bernstein, Reg. No. 25,665; Alan J. Kasper, Reg. No. 25,426; Kenneth J. Burchfiel, Reg. No. 31,333; Gordon Kit, Reg. No. 30,764; Susan J. Mack, Reg. No. 30,951; Frank L. Bernstein, Reg. No. 31,484; Mark Boland, Reg. No. 32.197; William H. Mandir, Reg. No. 32,156; Brian W. Hannon, Reg. No. 32,778; Abraham J. Rosner, Reg. No. 33,276; Bruce E. Kramer, Reg. No. 33,725; Paul F. Neils, Reg. No. 33,102; Brett S. Sylvester, Reg. No. 32,765; Robert M. Masters, Reg. No. 35,603, George F. Lehnigk, Reg. No. 36,359, John T. Callahan, Reg. No. 32,607 and Steven M. Gruskin, Reg. No. 36,818, my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and request that all correspondence about the application be addressed to SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC, 2100 Pennsylvania Avenue, N.W., Washington, D.C. 20037-3213.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon. 1 31

Date Anna 1	₹~ D !	<i>)</i>			
DateApril	11, 2001	First Inventor	Alain	1	WANDEDCHIERATOR
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